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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/647,331	08/26/2003	Michel Chevanne	Q76957	2115
23373 7590 06/27/2007 SUGHRUE MION, PLLC			EXAMINER	
2100 PENNSYLVANIA AVENUE, N.W.		•	SIDDÍQI, MOHAMMAD A	HAMMAD A
SUITE 800 WASHINGTON, DC 20037			ART UNIT	PAPER NUMBER
			2154	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s) CHEVANNE ET AL.		
10/647,331			
Examiner	Art Unit		
Mohammad A. Siddiqi	2154		

The MAILING DATE of this communication appears on the c Period for Reply	over sheet with the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS E-Ethensions of time may be available under the provisions of 37 CFR 1.138(a). In no event, after SIX (6) MONTHS from the mailing date of this communication. For the six (6) MONTHS from the mailing date of this communication will apply and will be supported by the Communication of the six of th	COMMUNICATION. however, may a reply be timely filed spire SIX (9) MONTHS from the mailling date of this communication. slon to become ABANDONED (35 U.S.C. § 133).
Status	·
1) Responsive to communication(s) filed on 14 January 2004.	
2a) ☐ This action is FINAL . 2b) ☑ This action is nor	n-final.
3) Since this application is in condition for allowance except fo closed in accordance with the practice under Ex parte Quay	
Disposition of Claims	
4)⊠ Claim(s) 1-21 is/are pending in the application.	
4a) Of the above claim(s) is/are withdrawn from cons	ideration.
5) Claim(s) is/are allowed.	
6)⊠ Claim(s) <u>1-21</u> is/are rejected.	
7) Claim(s) is/are objected to.	
8) Claim(s) are subject to restriction and/or election req	uirement.
Application Papers	
9) The specification is objected to by the Examiner.	
10)⊠ The drawing(s) filed on <u>01/14/2004</u> is/are: a)⊠ accepted or	b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be	held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required	if the drawing(s) is objected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the Examiner. Note	the attached Office Action or form PTO-152.
Priority under 35 U.S.C. § 119	
12)⊠ Acknowledgment is made of a claim for foreign priority unde a)⊠ All b)□ Some * c)□ None of:	er 35 U.S.C. § 119(a)-(d) or (f).
1.⊠ Certified copies of the priority documents have been	received.
2.☐ Certified copies of the priority documents have been	
3. Copies of the certified copies of the priority documen	
application from the International Bureau (PCT Rule	17.2(a)).
* See the attached detailed Office action for a list of the certifie	ed copies not received.
Attachment(s)	

- 3) Information Disclosure Statement(s) (PTO/SB/08)

 Paper No(s)/Mail Date 08/26/2003.

- 5) Notice of Informal Patent Application
 6) Other: _____.

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DETAILED ACTION

Claims 1-21 are presented for examination.

Information Disclosure Statement

 The information disclosure statement (IDS) submitted on 08/26/2003 is being considered by the examiner.

Claim Objections

 Claim 5 is objected to because of the following informalities: Claim recites "either" without being multi dependent claim. Appropriate correction is required.

Claim Rejections - 35 USC § 101

4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

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5. Independent claim 1 and their dependent claims are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The language of the claims raises a question as to whether the claims are directed merely to an abstract idea that is not tied to a technological art, environment or machine which would result in a practical application producing a concrete, useful and tangible result. The unit of the plant receiving data and delivers the third data is a software construct (software per se) performing various functionalities. These functionalities do not manipulate any hardware or tangible entity. Therefore, the software construct is a non statutory entity as detailed in MPEP 2106.

6. Claims 16-21 are rejected under 35 U.S.C.101 because the claimed invention is directed to non-statutory subject matter. The statutory class of the claims are not clearly defined as they claim "Use of the method" (claim 16), and "Use of management system" (claim 18). The claimed recitation of a use, without setting forth any steps involved in the process, results in an improper definition of a process, i.e., results in a claim which is not a proper process claim under 35 U.S.C. 101. See for example Ex parte Dunki, 153 USPQ 678 (Bd.App. 1967) and Clinical Products, Ltd. v. Brenner, 255 F. Supp. 131,149 USPQ 475 (D.D.C. 1966).

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Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

8. Claims 16-21 are provides for the use of method and management system, but, since the claim does not set forth any steps involved in the method/process, it is unclear what method/process applicant is intending to encompass. A claim is indefinite where it merely recites a use without any active, positive steps delimiting how this use is actually practiced.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

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- Claims 1-8, 11-16, 18, and 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Mokuya et al. (US 2003/0046381) (hereinafter Mokuya).
- 11. As per claims 1 and 12, Mokuya discloses a system (1) and a method for managing management data of plant (5) of a communications network (fig 1), each unit of the plant (10a, fig 1) including a management information base (6) containing values of fields and associated with a management information base (MIB, page 3, paragraph #0037) definition (7) including fields and accessible in a network management system (NMS) (page 3, paragraph #0037), which system is characterized in that it includes at least one automatic descriptor (8) (data structure describing MIB in ASN1 format, page 4, paragraphs #0041-\$0042) that: i) includes first data designating at least one type of network plant (5) (page 4, paragraphs #0049-#0052, please see Summary of Invention Discussion) and second data designating management information base definitions (7) associated with said type of plant (5) (page 4, paragraphs #0049-#0052), and ii) is adapted, in the event of receiving data designating said type of plant (5), to access the fields of said management information base definitions (7) associated with the designated type and then to deliver third data (MIB tree, fig 7) representative of the fields of the plant (5) of the designated type (S1-

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S3 , fig 2, and fig 7, page 4, paragraphs #0049-#0052, please see Summary of Invention Discussion).

- 12. As per claim 2, Mokuya discloses a system and method includes a set of non-automatic descriptors in addition to said automatic descriptor (8) (page 4, paragraphs #0041-#0042, structure supplied by device manufacturer).
- 13. As per claims 3 and 13, Mokuya discloses a system and method in that said automatic descriptor (8) is adapted, in the event of receiving data designating an address of a plant unit of said designated type, to access the fields of the management information definition (7) associated with said designated unit of the plant (5), then to command extraction from the management information base (7) of the designated plant (5) of the values of at least some of said fields contained in said definition (7), and then to deliver third data representative of said extracted values (control-table list composed of an item name description, page 4, paragraphs #0049-#0055).
- 14. As per claims 4 and 14, Mokuya discloses a system and method in that if said management information bases (6) of said plant (5) take the form of a tree associated with at least one table, said automatic descriptor (8) is

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adapted to deliver third data in the form of a tree (fig 7) and at least one table including said extracted field values (control-table list composed of an item name description, fig 7, page 4, paragraphs #0049-#0055).

- 15. As per claim 5, Mokuya discloses automatic descriptor (8) is adapted to extract said field values from said management information bases (6) of the plant (5) of the network (S1-S3, fig 2, page 4, paragraphs #0049-#0055).
- 16. As per claim 6, Mokuya discloses automatic descriptor (8) includes fourth data designating a graphical representation such that said third data can be displayed in a chosen format (fig 7, page 6, paragraph #0079).
- 17. As per claim 7, Mokuya discloses automatic descriptor (8) consists of at least one set of program code files and at least one set of configuration files (Abstract Syntax Notation one (ASN1) is a standard and flexible notation that describes data structures for representing, encoding, transmitting, and decoding data. It provides a set of formal rules for describing the structure of objects that are independent of machine-specific encoding techniques and is a precise, formal notation that removes ambiguities, page 4, paragraphs #0041-#0047; please see Summary of

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Invention Discussion).

18. As per claim 8, Mokuya discloses a system in that one of said program code files includes said first data designating said type of plant (5) and another of said program code files includes said second data designating said management information base definitions (7) associated with the plant (5) of said type (ASN1, page 4, paragraphs #0049-#0055; please see Summary of Invention Discussion).

- 19. As per claim 11, Mokuya discloses a management server (2) (20, fig 1) of a communications network including plant wherein each unit of the plant includes a management information base (MIB) that contains values of fields and is associated with a management information base definition (21, fig 1) including fields, which server is characterized in that it includes a management system (20, fig 1, page 4, paragraph #0041).
- 20. As per claim 15, Mokuya discloses automatic descriptor (8) includes fourth data designating a graphical representation (fig 7), said third data is displayed in a chosen format corresponding to said graphical representation (fig 7, page 6, paragraphs #0070-#0076).

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As per claims 16, 18, and 20, Mokuya discloses in network
 technologies that have to be managed (20 fig 1, page 3, paragraph #0039).

Claim Rejections - 35 USC § 103

- 22. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 23. Claims 9, 10, 17, 19, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mokuya et al. (US 2003/0046381) (hereinafter Mokuya) in view of Froyd et. al. (6,725,233).
- 24. As per claim 9, Mokuya discloses a system using ASN1 (ASN1, page 4, paragraph #0042, tools for ASN.1 are available on almost all operating systems. They generate code for popular programming languages such as Java). Mokuya did not expressly teach program codes are in Java. However, Froyd discloses program codes are in Java (col 1, lines 34-43, col 7, lines 30-37). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the teaching of Froyd to developing the

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system of Mokuya using JMX, java based model for implementing network management services independent of a management protocol.

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- 25. As per claim 10, Mokuya did not expressly teach field values are extracted in accordance with a protocol chosen from the group comprising the SNMP, CORBA, CMISE/CMIP, and TL1 protocols. However, Froyd discloses field values are extracted in accordance with a protocol chosen from the group comprising the SNMP, CORBA, CMISE/CMIP, and TL1 protocols (col 1, lines 17-41). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the teaching of Froyd to developing the system of Mokuya using JMX, java based model for implementing network management services independent of a management protocol.
- 26. As per claims 17, 18, and 21, Mokuya did not expressly teach network technologies are selected from the group comprising transmission networks, in particular WDM, SONET, and SDH networks, data networks, in particular Internet Protocol (IP) and ATM networks, and voice networks, in particular conventional, mobile, and NGN networks. However, Froyd discloses teach network technologies are selected from the group comprising transmission networks, in particular WDM, SONET, and SDH networks, data networks, in

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particular Internet Protocol (IP) and ATM networks, and voice networks, in particular conventional, mobile, and NGN networks (col 1, lines 10-33, SNMP is the Internet's standard for remote monitoring and management of hosts, routers, and other nodes and devices on a network). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the teaching of Froyd to developing the system of Mokuya using JMX, java based model for implementing network management services independent of a management protocol.

Conclusion

- 27. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - U.S. Patent 7,155,496
 - U.S. Patent 6,681,232
 - U.S. Patent 7,046,778

All the above references in this section teach Configuring, managing and monitoring network system utilizing generalized markup language.

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28. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mohammad A. Siddiqi whose telephone number is (571) 272-3976. The examiner can normally reached on Monday -Thursday.

If attempts to reach the examiner by telephone are **THISTORY SERVICES SERVICE 200** examiner's supervisor, Nathan J. Flynn can be reached on (571) 272-1915. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.